1	COUNTY ANNEXATION AMENDMENTS
2	2003 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Carlene M. Walker
5	This act modifies provisions relating to Counties. The act repeals an alternate procedure
6	for annexing part of one county to another and makes technical and conforming changes.
7	This act affects sections of Utah Code Annotated 1953 as follows:
8	AMENDS:
9	17-2-6, as last amended by Chapter 294, Laws of Utah 2002
10	17-2-7, as last amended by Chapter 263, Laws of Utah 1996
11	17-2-8, as last amended by Chapter 14, Laws of Utah 2000
12	Be it enacted by the Legislature of the state of Utah:
13	Section 1. Section 17-2-6 is amended to read:
14	17-2-6. Annexation of portion of county to adjoining county Petition
15	Alternate annexation procedure Election Ballots.
16	(1) (a) Except as provided [in Subsection (2) and] in Section 17-2-13, whenever a
17	majority of the legal voters of any portion of any county, in number equal to a majority of the
18	votes cast at the preceding general election within that portion of the county, desire to have the
19	territory within which they reside included within the boundaries of an adjoining county they
20	may petition the county legislative body of the county in which they reside, which is hereafter
21	referred to as the county from which territory is to be taken, as well as the county legislative
22	body of the county to which they desire to be annexed, which is referred to as the annexing
23	county.
24	(b) Such petition must be presented before the first Monday in June of a year during
25	which a general election is held, and the county legislative body must cause such proposition to
26	be submitted to the legal voters residing in the county from which territory is to be taken as
27	well as to the legal voters of the annexing county at the ensuing general election.



28	[(2) (a) As an alternative to the procedure under Subsection (1), a portion of a county
29	may be annexed to an adjoining county with which the area proposed to be annexed shares a
30	common boundary if:]
31	[(i) the area proposed to be annexed:]
32	[(A) is located within a city or town whose boundaries extend into the proposed
33	annexing county;]
34	[(B) is contiguous to the portion of the city or town that is located within the proposed
35	annexing county; and]
36	[(C) includes all of the city or town that is within the county from which the area is
37	proposed to be taken;]
38	[(ii) by a two-thirds vote of each house, the Legislature passes a concurrent resolution:]
39	[(A) describing the area proposed to be annexed;]
40	[(B) identifying the county to which the area is proposed to be annexed; and]
41	[(C) approving the annexation;]
42	[(iii) the governor signs the concurrent resolution passed by the Legislature; and]
43	[(iv) after the completion of an economic analysis under Subsection (2)(b) that meets
44	the requirements of Subsection (2)(b)(iii)(C), the annexation is approved by:]
45	[(A) a majority of the voters living in the area proposed to be annexed; and]
46	[(B) a majority of the voters living in the proposed annexing county.]
47	[(b) (i) (A) If the Legislature passes and the governor signs a concurrent resolution as
48	provided in Subsection (2)(a), the legislative body of the county in which the area proposed to
49	be annexed is located and the legislative body of the proposed annexing county shall, within 30
50	days after the governor signs the concurrent resolution, select and engage an independent
51	consultant to perform an economic analysis of the proposed annexation.]
52	[(B) If the county legislative bodies are unable to agree upon an independent consultant
53	within the required time under Subsection (2)(b)(i)(A), the Utah Association of Counties shall,
54	within ten days, select an independent consultant and the county legislative bodies shall, within
55	ten days after notification of the selection, engage the consultant selected by the Utah
56	Association of Counties.]
57	[(C) The county in which the area proposed for annexation is located and the proposed
58	annexing county shall equally share the fees and expenses of the independent consultant.]

01-13-03 12:48 PM S.B. 97

59	[(ii) The legislative body of the county in which the area proposed to be annexed is
60	located and the legislative body of the proposed annexing county shall require the consultant
61	selected and engaged under Subsection (2)(b)(i) to:]
62	[(A) conduct an economic analysis of the proposed annexation that shall consider:]
63	[(I) the fiscal impact of the proposed annexation on the county from which the
64	annexation area is proposed to be taken;]
65	[(II) the present and five-year projections of the cost of county services in the area
66	proposed to be annexed;]
67	[(III) the present and five-year projected revenues to the proposed annexing county
68	from the area proposed to be annexed;]
69	[(IV) the projected impact the annexation will have during the five years after
70	annexation on the amount of taxes that will be paid by property owners within the area
71	proposed to be annexed, the proposed annexing county, and the remaining portion of the
72	county from which the annexation area is proposed to be taken; and]
73	[(V) the effect on each school district whose boundaries include part or all of the area
74	proposed to be annexed or the proposed annexing county;]
75	[(B) provide a written report setting forth the economic analysis; and]
76	[(C) complete the economic analysis and written report and provide a copy of the
77	written report to the county legislative bodies no later than 60 days after being engaged to
78	perform the economic analysis.]
79	[(iii) (A) If the results of the economic analysis show that the average annual amount of
80	revenues under Subsection (2)(b)(ii)(A)(III) exceeds the average annual amount of costs under
81	Subsection (2)(b)(ii)(A)(II) by more than 5%, an election on the annexation issue may not be
82	held under Subsection (2)(c) and the proposed annexation may not occur.]
83	[(B) (I) If the results of the economic analysis show that the average annual amount of
84	costs under Subsection (2)(b)(ii)(A)(II) exceeds the average annual amount of revenues under
85	Subsection (2)(b)(ii)(A)(III) by more than 5%, the legislative body of the proposed annexing
86	county may terminate the annexation proceedings by adopting a resolution to that effect and
87	delivering a copy of the resolution to the legislative body of the county in which the area
88	proposed to be annexed is located.]
89	[(II) A resolution terminating annexation proceedings under Subsection (2)(b)(iii)(B)(I)

may not be adopted more than 30 days after the consultant submits a written report of the	e
economic analysis under Subsection (2)(b)(ii)(C).	

[(C) (I) If the results of the economic analysis show that the average annual amount of revenues under Subsection (2)(b)(ii)(A)(III) does not exceed the average annual amount of costs under Subsection (2)(b)(ii)(A)(II) by more than 5% and a resolution terminating the annexation proceedings under Subsection (2)(b)(iii)(B) has not been adopted, the legislative body of the county in which the area proposed for annexation is located and the legislative body of the annexing county shall submit the question of annexation to the voters of the area proposed for annexation and the voters of the annexing county, respectively, at the next regular general election that is more than 210 days after the governor signs the concurrent resolution.]

- [(II) Before an election is held under Subsection (2)(b)(iii)(C)(I), the legislative body of the county in which the area proposed to be annexed is located and the legislative body of the proposed annexing county shall publicly distribute in their respective counties the results of the economic analysis.]
 - [(c) If annexation occurs:]
 - (i) the annexing county shall:
 - [(A) pay all costs of the annexation election;]
- [(B) with the cooperation and assistance of the legislative body and recorder's office of the county in which the annexed area was located before annexation, establish and implement a procedure for establishing in the recorder's office of the annexing county an appropriate record of the real property located in the annexed area; and]
- [(C) pay all costs associated with the establishment and implementation of the procedure provided in Subsection (2)(c)(i)(B), including the reasonable costs incurred by the county in which the annexed area was located before annexation in fulfilling its duties under Subsection (2)(c)(ii)(A);
- [(ii) the legislative body and recorder's office of the county in which the annexed area was located before annexation:]
- [(A) shall cooperate with and assist the annexing county in establishing and implementing the procedure as provided in Subsection (2)(c)(i)(B); and]
- [(B) may not charge the annexing county, for documents or services the recorder's office provides the annexing county in implementing the procedure provided in Subsection

121	(2)(c)(i)(B), more than the regular fee the recorder's office ordinarily charges the general public	
122	for similar documents or services;]	
123	[(iii) as tax revenues are collected from the annexed area, the annexing county shall	
124	pay to the county in which the annexed area was located before annexation the amounts the	
125	latter would have received without annexation from tax revenues from the annexed area for the	
126	area's proportionate share of the liability for general obligation and revenue bonds issued	
127	before annexation by the county in which the annexed area was located before annexation; and]	
128	8 [(iv) the annexed area may not be annexed to the county in which the area was located	
129	9 before annexation for a period of 20 years after annexation.]	
130	[(3)] (2) (a) Except as otherwise provided, the election provided in [either] Subsection	
131	1 (1) [or (2)] shall be held, the results canvassed, and returns made under the provisions of the	
132	2 general election laws of the state.	
133	(b) The ballot to be used shall be:	
134	For annexing a portion of county to county.	
135	Against annexing a portion of county to county.	
136	Section 2. Section 17-2-7 is amended to read:	
137	17-2-7. Election returns transmitted to lieutenant governor.	
137 138	17-2-7. Election returns transmitted to lieutenant governor. As soon as the returns of the vote upon the proposition under [either] Subsection	
	<u> </u>	
138	As soon as the returns of the vote upon the proposition under [either] Subsection	
138 139	As soon as the returns of the vote upon the proposition under [either] Subsection 17-2-6(1) [or 17-2-6(2)] have been canvassed by the county boards of canvassers, each county	
138 139 140	As soon as the returns of the vote upon the proposition under [either] Subsection 17-2-6(1) [or 17-2-6(2)] have been canvassed by the county boards of canvassers, each county clerk [must] shall make a certified abstract [thereof] of the returns, endorse it "election"	
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138 139 140 141 142	As soon as the returns of the vote upon the proposition under [either] Subsection 17-2-6(1) [or 17-2-6(2)] have been canvassed by the county boards of canvassers, each county clerk [must] shall make a certified abstract [thereof] of the returns, endorse it "election returns," and without delay transmit it by registered mail to the lieutenant governor. Section 3. Section 17-2-8 is amended to read:	
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S.B. 97 01-13-03 12:48 PM

of annexation; and

[(ii) a majority of voters living in the county to which the area is proposed to be

154 annexed have voted in favor of annexation.]

Legislative Review Note as of 11-25-02 11:39 AM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Fiscal Note	County Annexation Amendments	21-Jan-03	
Bill Number SB0097		7:56 AM	
State Impact			
No fiscal impact.			
Individual and Business In	npact		
No fiscal impact.			

Office of the Legislative Fiscal Analyst